IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF <Enter County>

Date: Judicial Off Deputy Cle	
In the matte	r of: No.
	REVIEW HEARING
Parties Presenter Party Enter party Enter party	* >
This is the ti petition filing	me set for the REVIEW HEARING on a dependency petition filed <date j="" of="">.</date>
Open Proce	eedings:
	The Court determines that the proceeding is to remain open to the public and admonishes attendees that they shall not disclose identifying information about the child, siblings, parents, guardians or caregivers, or other persons identified in the proceeding. The Court explains contempt of court to all attendees and possible consequences of violating a court order.
	The Court orders that the proceeding be closed based on the following: <enter be="" closed="" proceeding="" reason(s)="" should="" that="">.</enter>
Attorney/G	AL Contact with Child Client:
	The Court confirms that the <attorney gal="" or=""> for the child <has has="" not=""> met with his/her client(s) before this hearing. A.R.S. § 8-221 (J).</has></attorney>
	Reviewed: The Court has received and reviewed the following documents: es of specific documents>.
ICWA: The	Court finds that hased upon the assertions of the parties, the Indian Child

Status of the Case:

The Court took evidence on contested matters and testimony from relevant parties regarding the status of the case and compliance with case plan requirements and court orders.

Welfare Act, <u>25 U.S.C. §1901</u> et seq. <does / does not> apply.

The Court determined that <Name of child's GAL / Attorney>, <Enter role of child's counsel>, had contact with their client. <Insert client's status and whether additional services are required.>

The Court <has / has not> received the most recent FCRB report. <Address recommendations made in the report if not already included in this minute entry.>

The Court d		nes that <insert applicable="" name="" parent's=""> <is is="" not=""> in compliance</is></insert>	
	a chil willful	e first Periodic Review, the Court has considered whether a parent of d who is under the age of three has substantially neglected or lly refused to participate in reunification services offered by the rtment.	
	home with v	Court provides foster parents, shelter care facility, receiving foster e, pre-adoptive placement or a member of the child's extended family whom the child has been placed and/or identified as a possible ment an opportunity to be heard.	
	their o	Court finds that the parent(s) or guardian has / has not discharged duty to provide and update the information in their possession ding the names, types of relationship and location information ding people related to the child or with significant relationship(s) with hild.	
	place betw	Court finds the Department has made reasonable efforts to establings together or establish a plan for frequent visitation een siblings unless frequent visitation or ongoing contact een siblings is contrary to the children's safety or wellbeing.	
The Court fi	nds tha	t the child <enter continued="" dependent="" whether="">.</enter>	
	The Court orders that the dependency petition be dismissed.		
	The Court holds the Permanency Hearing at this time.		
		In determining the appropriate permanent legal status for the child, the court has undertaken an age-appropriate consultation with the child. Determine whether the child has been made aware of and understands their right to attend their Court hearings and speak to the judge.	
		The Court has reviewed the permanency order from <enter date="" last="" of="" order="" permanency="" the=""> and finds that the case plan of <enter permanency="" plan=""> is <appropriate appropriate="" longer="" no="">.</appropriate></enter></enter>	

		The Court finds that, after consideration of the health and safety of the child, the goal of the placement, and the services offered to the family and the child, that the goal of <enter permanency="" plan=""> is the appropriate plan for <enter applicable="" child="" name(s)="" of=""> at this time. <if acquire="" age,="" another="" arrangement="" as="" be="" been="" can="" child="" chosen,="" compelling="" determination,="" enter="" for="" has="" living="" need="" no="" of="" parent="" permanent="" plan="" planned="" reason(s)="" returned.="" skills,="" such="" the="" this="" to="" whom=""></if></enter></enter>	
		The Court, therefore, orders that the case plan of <enter permanency="" plan=""> as to <enter applicable="" child="" name(s)="" of=""> be accomplished within <enter frame="" specific="" time="">.</enter></enter></enter>	
		The Court orders <enter file="" is="" party="" to="" who=""> to file a motion for <enter gua="" or="" ter=""> within 10 days of this Permanency Hearing and that this motion be served on all parties who have made an appearance, pursuant to A.R.C.P. 5(c).</enter></enter>	
	The court has considered the availability of both in-state and out oplacements.		
	The court finds the <in-state><out of="" state=""> placement <is><is not=""> appropriate and <is><is not=""> in the child's best interest.</is></is></is></is></out></in-state>		
Services:			
	The Court finds that the services proposed in the case plan <are are="" not="">appropriate and necessary.</are>		
	The Court determines that there <are are="" not=""> services available that would facilitate the successful completion of the case plan of <enter permanency="" plan="">.</enter></are>		
	The Co	purt orders ADES / Appropriate Party to provide the appropriate es.	
visitation ag	reement	Irt orders that visitation shall be as follows: <enter agreements="" and="" are="" attachment="" case="" detailed="" entry="" if="" in="" minute="" note="" or="" order="" plan,="" s.="" separate="" specific="" the="" this="">.</enter>	
Placement :	and Cus	stody:	
		ourt orders that the child remain ward(s) of the Court in the legal custody and control of the Arizona Department of Economic ty.	
	The Co	ourt affirms placement as set forth in its placement orders.	

	type of relationship and all available information necessary to locate persons related to the child or who have a significant relationship with the child unless the parent or guardian informs the court that there is not sufficient information available to locate a relative or person with a significant relationship with the child.
	The Court orders the parent or guardian to inform the department immediately of new information related to the existence or location of a relative or person with a significant relationship to the child.
	The Court finds the Department <has not=""> identified and assessed placement of the child with a relative or person who has a significant relationship with the child.</has>
	The child was placed pursuant to the standards of ICWA, <u>25 U.S.C.</u> <u>§1915</u> .
	There is good cause to deviate from the placement preferences pursuant to ICWA requirements.
Reasonable	Efforts
The Court d	etermines that ADES <has has="" not=""> made reasonable efforts to finalize ent plan of <enter permanency="" plan=""> based on the following: <enter determination.="" efforts="" of="" reasonable="" s="" the=""></enter></enter></has>
The Court d the permand factual basis	etermines that ADES <has has="" not=""> made reasonable efforts to finalize ent plan of <enter permanency="" plan=""> based on the following: <enter td="" the<=""></enter></enter></has>
The Court d the permand factual basis	etermines that ADES <has has="" not=""> made reasonable efforts to finalize ent plan of <enter permanency="" plan=""> based on the following: <enter determination.="" efforts="" of="" reasonable="" s="" the=""></enter></enter></has>
The Court de the permane factual basis	etermines that ADES <has has="" not=""> made reasonable efforts to finalize ent plan of <enter permanency="" plan=""> based on the following: <enter determination.="" efforts="" of="" reasonable="" s="" the=""> rings: The Court sets/affirms the following hearings: <enter hearing="" type=""> as to <enter parent=""> is set for <date, and<="" td="" time=""></date,></enter></enter></enter></enter></has>
The Court de the permane factual basis Future Hea	etermines that ADES <has has="" not=""> made reasonable efforts to finalize ent plan of <enter permanency="" plan=""> based on the following: <enter determination.="" efforts="" of="" reasonable="" s="" the=""> rings: The Court sets/affirms the following hearings: <enter hearing="" type=""> as to <enter parent=""> is set for <date, and="" hearing="" location="" of="" this="" time="">. The Court vacates the <enter hearing="" type=""> set for <enter and<="" date,="" td="" time=""></enter></enter></date,></enter></enter></enter></enter></has>

		The Court finds that the parent, guardian, or Indian custodian was advised of the consequences of their failure to attend future hearings or participate in reunification services.
		The Court orders notification to the foster parents, shelter care facility, receiving home, pre-adoptive parents or a member of the child's extended family with whom the child has been placed be effectuated by <enter be="" by="" is="" manner="" notice="" or="" party="" provided.="" responsible="" to="" which=""> (DES to provide notice if they are a party.)</enter>
Dated	:	
	<judg< td=""><td>ge / Commissioner / Hearing Officer> of the Superior Court</td></judg<>	ge / Commissioner / Hearing Officer> of the Superior Court